

**RENEWED PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT
ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)**

 Docket Number
CT00-020

First Named Inventor: Fu et al. Group Art Unit: 3729
 Application Number: 09/712749 Examiner: Minh N. Trinh
 Filed: November 14, 2000
 Title: LOW PROFILE INTEGRATED MODULE INTERCONNECTS AND METHOD OF FABRICATION

Attention: Office of Petitions
 Mail Stop Petition
 Commissioner for Patents
 PO Box 1450
 Alexandria, VA 22313-1450
 Fax: 703-308-6916

Note: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

**APPLICANT HEREBY RENEWS ITS PETITION FOR REVIVAL OF THIS
APPLICATION**

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee—required for all utility and plant applications filed before June 8, 1995, and for all design applications; and
- (4) Statement that the entire delay was unintentional.

1. Petition fee

Small entity – fee \$ _____ (37 CFR 1.17(l)). Applicant claims small entity status. See 37 CFR 1.27.

Other than small entity – fee \$ 1330.00 Please charge to deposit acct. 503079

2. Reply and/or fee

A. The reply and/or fee to the above-noted Office action in the form of
 Response to Final (identify type of reply)

has been filed previously on February 12, 2003

is enclosed herewith

B. The issue fee of \$ _____

has been paid previously on _____

is enclosed herewith. Please charge to deposit acct. 502117

3. Terminal Disclaimer with disclaimer fee

Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.

A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ _____ For a small entity or \$ _____ For other than a small entity) disclaiming the required period of time is enclosed herewith
(See PTO/SB/63)

4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.1379b) was unintentional (MPEP 711.03(c)(iii)(C) and (D))]

5. The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 503079

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

1/24/08

Date

/David G. Dolezal/

Signature

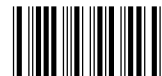
512-996-6839

Telephone Number

David G. Dolezal

Typed or printed name

Freescale Semiconductor, Inc.



2 3 1 2 5

Customer Number

Enclosures:

Fee Payment
 Reply
 Terminal Disclaimer Form
 Additional sheets containing statements establishing unintentional delay

CERTIFICATE OF SUBMISSION

I hereby certify that this correspondence is being facsimile transmitted, submitted via EFS, or deposited with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to:
Commissioner for Patents, Alexandria, VA 22313.

1/24/2008

Date

/Stacie Herrera/

Signature

Stacie Herrera

Typed or printed name of person signing certificate

RENEWED PETITION FOR REVIVAL OF AN APPLICATION
FOR PATENT ABANDONED UNINTENTIONALLY
UNDER 37 CFR 1.137(b)

Honorable Assistant Commissioner for Patents:
Arlington, VA 22202

This serves as a renewed petition to revive the application number 09/712,749 which was abandoned. The petition for revival filed Oct 16, 2003 (Original Petition) for this application was dismissed under in a letter dated December 3, 2007 from the USPTO (Letter). In dismissing the Original Petition, the Letter stated that Item (1) of 37 CFR 1.137(b) was not met in the Original Petition. Specifically, it stated that there was no response to the January 17, 2003 Office Action in the case. The Letter also states that the reply to this Office Action must be a 1) notice of appeal, 2) an amendment that prima facie places the application in condition for allowance, 3) a Request for Continued examination, or 4) a filling of a continuing application.

Applicants note that a response to the January 17, 2003 office action was faxed to the USPTO on February 12, 2003. (Response to Office Action). In that Response to Office Action, claims 1 and 17 were amended to include the limitations of allowable claims 16 and 24, respectively. Also, claim 25 was allowed. Accordingly, because dependent claims 16 and 24 were indicated as allowable and because the Response to Office Action amended the independent claims to include those limitations, the Response to Office Action placed the case in condition for allowance in that no outstanding rejections remained. A copy of the response, the fax cover sheet, the transmission verification report, and the Auto reply from the USPTO are included with this Renewed Petition.

Apparently, the above cited Response to Office Action was never entered by the USPTO.

Because, the above cited Response to Office Action was submitted with the Original Petition, and because the above cited Response to Office Action was "an amendment that prima facie places the application in condition for allowance, the Original Petition to revive this application should have been granted.

The Letter also cited a second reason for rejecting the Original Petition to revive. The second reason is based on the contention that Douglas W. Gilmore was not authorized to charge the petition fee against the deposit account of the Original Petition.

Applicants thank Irvin Dingle for the telephone interview granted Assignee Attorney David G. Dolezal on January 24, 2008. In the interview, the second reason for rejection (the authorization for the petition fee) was discussed. To respond to this reason for rejection, Mr. Dingle stated that the person signing this Renewed Petition would have to be authorized to charge the deposit account on cited on the Renewed Petition. Applicants do not have to show that Mr. Gilmore was authorized to charge the deposit account of the Original Petition. Accordingly, this reason should be overcome.

Accordingly, Applicants respectfully requests the revival of this application and its allowance.

Respectfully submitted,
Fu et al.

/David G. Dolezal/

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 MOTOROLA FAX TRANSMITTAL SHEET	<small>Motorola, Inc. Intellectual Property Section Law Department 2102 North 55th Street Phoenix, Arizona 85018 Telephone: (602) 952-3460 Facsimile: (602) 952-3461</small>
<small>18</small>	
Date: February 12, 2003 To: Examiner David Nguyen Location: United States Patent and Trademark Office Fax No.: 703-872-9303 From: William E. Koch, REG.NO. 29,659 Subject: 09/712749 - Fu et al. Docket No.: CT00-020 Filed: 14 November 2000	
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<small>MESSAGE:</small> <small>Enclosed herewith, please find response under 37 CFR 1.116 for filing in the above-identified application.</small>	

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From: William E. Koch, REG.NO. 29,659
Subject: 09/712749 - Fu et al.
Docket No.: CT00-020
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Date: February 12, 2003

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